

117TH CONGRESS
1ST SESSION

H. R. 4529

To affirm the religious freedom of taxpayers who are conscientiously opposed to participation in war, to provide that the income, estate, or gift tax payments of such taxpayers be used for nonmilitary purposes, to create the Religious Freedom Peace Tax Fund to receive such tax payments, to improve revenue collection, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

JULY 19, 2021

Mr. McGOVERN introduced the following bill; which was referred to the Committee on Ways and Means

A BILL

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1 *Be it enacted by the Senate and House of Representa-*
2 *tives of the United States of America in Congress assembled,*

3 **SECTION 1. SHORT TITLE.**

4 This Act may be cited as the “Religious Freedom
5 Peace Tax Fund Act”.

1 **SEC. 2. FINDINGS.**

2 Congress finds the following:

3 (1) The free exercise of religion is an inalienable right, protected by the First Amendment of the
4 United States Constitution.

5 (2) Congress reaffirmed this right in the Religious Freedom Restoration Act of 1993, as amended
6 in 2000, which prohibits the Federal Government
7 from imposing a substantial burden on the free exercise of religion unless it demonstrates that a compelling government interest is achieved by the least restrictive means.

8 (3) Many people immigrated to America (including members of the Quaker, Mennonite, and
9 Church of the Brethren faiths) to escape persecution
10 for their refusal to participate in warfare, yet during
11 the First World War hundreds of conscientious objectors were imprisoned in America for their beliefs.
12 Some died while incarcerated as a result of mistreatment.

13 (4) During the Second World War, “alternative civilian service” was established in lieu of military
14 service, by the Selective Training and Service Act of
15 1940, to accommodate a wide spectrum of religious
16 beliefs and practices. Subsequent case law also has
17 expanded these exemptions, and has described this

1 policy as one of “. . . long standing tradition in this
2 country . . .” affording “the important value of rec-
3 onciling individuality of belief with practical exigen-
4 cies whenever possible. It dates back to colonial
5 times and has been perpetuated in State and Fed-
6 eral conscription statutes”, and “has roots deeply
7 embedded in history” (Welsh v. United States, 1970,
8 Justice Harlan concurring). During and since the
9 Second World War thousands of conscientious objec-
10 tors provided essential staff for mental hospitals and
11 volunteered as human test subjects for arduous med-
12 ical experiments, and provided other service for the
13 national health, safety and interest.

14 (5) Conscientious objectors have sought alter-
15 native service for their tax payments since that time.
16 They request legal relief from government seizure of
17 their homes, livestock, automobiles, and other prop-
18 erty; and from having bank accounts attached,
19 wages garnished, fines imposed, and imprisonment
20 threatened, to compel them to violate their personal
21 and religious convictions.

22 (6) Conscientious objection to participation in
23 war in any form based upon moral, ethical, or reli-
24 gious beliefs is recognized in Federal law, with provi-
25 sion for alternative service; but no such provision ex-

1 ists for taxpayers who are conscientious objectors
2 and who are compelled to participate in war through
3 the payment of taxes to support military activities.

4 (7) The Joint Committee on Taxation has cer-
5 tified that a tax trust fund, providing for conscien-
6 tious objector taxpayers to pay their full taxes for
7 nonmilitary purposes, would increase Federal reve-
8 nues.

9 **SEC. 3. DEFINITIONS.**

10 (a) DESIGNATED CONSCIENTIOUS OBJECTOR.—For
11 purposes of this Act, the term “designated conscientious
12 objector” means a taxpayer who is opposed to participa-
13 tion in war in any form based upon the taxpayer’s sin-
14 cerely held moral, ethical, or religious beliefs or training
15 (within the meaning of section 6 of the Military Selective
16 Service Act (50 U.S.C. 3806(j))), and who has certified
17 these beliefs in writing to the Secretary of the Treasury
18 in such form and manner as the Secretary provides.

19 (b) MILITARY PURPOSE.—For purposes of this Act,
20 the term “military purpose” means any activity or pro-
21 gram which any agency of the Government conducts, ad-
22 ministers, or sponsors and which effects an augmentation
23 of military forces or of defensive and offensive intelligence
24 activities, or enhances the capability of any person or na-

1 tion to wage war, including the appropriation of funds by
2 the United States for—
3 (1) the Department of Defense;
4 (2) the intelligence community (as defined in
5 section 3(4) of the National Security Act of 1947
6 (50 U.S.C. 3003(4)));
7 (3) the Selective Service System;
8 (4) activities of the Department of Energy that
9 have a military purpose;
10 (5) activities of the National Aeronautics and
11 Space Administration that have a military purpose;
12 (6) foreign military aid; and
13 (7) the training, supplying, or maintaining of
14 military personnel, or the manufacture, construction,
15 maintenance, or development of military weapons,
16 installations, or strategies.

17 **SEC. 4. RELIGIOUS FREEDOM PEACE TAX FUND.**

18 (a) ESTABLISHMENT.—The Secretary of the Treas-
19 ury shall establish an account in the Treasury of the
20 United States to be known as the “Religious Freedom
21 Peace Tax Fund”, for the deposit of income, gift, and es-
22 tate taxes paid by or on behalf of taxpayers who are des-
23 ignated conscientious objectors. The method of deposit
24 shall be prescribed by the Secretary of the Treasury in

1 a manner that minimizes the cost to the Treasury and
2 does not impose an undue burden on such taxpayers.

3 (b) USE OF RELIGIOUS FREEDOM PEACE TAX
4 FUND.—Monies deposited in the Religious Freedom Peace
5 Tax Fund shall be allocated annually to any appropriation
6 not for a military purpose.

7 (c) REPORT.—The Secretary of the Treasury shall re-
8 port to the Committees on Appropriations of the House
9 of Representatives and the Senate each year on the total
10 amount transferred into the Religious Freedom Peace Tax
11 Fund during the preceding fiscal year and the purposes
12 for which such amount was allocated in such preceding
13 fiscal year. Such report shall be printed in the Congres-
14 sional Record upon receipt by the Committees. The pri-
15 vacy of individuals using the Fund shall be protected.

16 (d) SENSE OF CONGRESS.—It is the sense of Con-
17 gress that any increase in revenue to the Treasury result-
18 ing from the creation of the Religious Freedom Peace Tax
19 Fund shall be allocated in a manner consistent with the
20 purposes of the Fund.

